UNITED	STA	TES	DISTRICT	COURT
DISTR	ICT	OF	MASSACHUS	ETTS

UNITED STATES OF AMERICA) Case No. 03-1703-	
V.) 7851 567 25 P	4:47
CHRISTOPHER HENDRICKX,) STRICT C	2000
Defendant	THE STATUL OF MA	453

JOINT MOTION FOR FURTHER CONTINUANCE OF PROBABLE CAUSE HEARING

The Defendant, by Edward P. Ryan, Jr., Esq., and the United States of America, by John M. Hodgens, Jr., Assistant U.S. Attorney, jointly move the Court for an Order further continuing the probable cause hearing in the above-captioned matter from October 29, 2004 to December 17, 2004.

As grounds, the parties represent that additional time is required to: (1) pursue a possible resolution, pursuant to Fed. R. Crim. P. 11; (2) provide counsel for Defendant with additional time to assemble information concerning Defendant; and (3) allow time to determine the number of images involved in the conduct, a fact necessary for the application of adjustments under the Federal Sentencing Guidelines.

MICHAEL J. SULLIVAN United States Attorney

CHRISTOPHER HENDRICKX Defendant

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By: Assistant U.S. Attorney

By: Min M. Hodgens, Dr.

Edward P. Ryen, Jr., Esq.

Counsel for Defendant

ss., Worcester

CERTIFICATE OF SERVICE

I, John M. Hodgens, Jr., Assistant U.S. Attorney, hereby certify that a copy of the foregoing was served upon the belownamed counsel on this the 25% day of October, 2004.

JØHN M. HÓDGENS, ØR. Assistant U.S. Attorney

Edward P. Ryan, Jr., Esq. (ly ment)